MID SOUTH BANK AND TRUST COMPANY

SANFORD, NORTH CAROLINA 27330 JOSEPH L. WALLACE, JR. PRESIDENT ICS Westington, D. 📞 OCT 23 1981 -19 85 AM Oct. 19, 1981 INTERSTATE COMMERCE COMMISSION Mrs. Mildred Lee Interstate Commerce Commission Recordation Department Washington, D. C. 20423 Dear Mrs. Lee:

The loan to Paul O. Howard and Barbara E. James-Howard in the amount of \$31,000.00, dated August 9, 1979, has been paid in full. Please release recordation number 10725 filed #1425 on August 9, 1979 at 3:30 p.m. Enclosed is the \$10.00 fee for cancellation.

If you need anything else concerning the above mentioned matter please do not hesitate to contact me.

Sincerely,

Joseph L. Wallace, Jr.

Joseph Levalor

tag/JLW

Subscribed and sworn to before me, Notary Public in and for the State of North Carolina, County of Lee this 19 O(1., 1981, by the above named applicant, who acknowledged the same to be his free and voluntary act and deed.

My Commission expires:

My Commission Expires March 30, 1982

Landone NC 27336

Interstate Commerce Commission Washington, D.C. 20423

OFFICE OF THE SECRETARY

Joseph L. Wallace, Jr. Mid South Bank & Trust Co. Sanford, North Carolina 27330

Dear Sir:

The enclosed document(s) was recorded pursuant to the provisions of Section 11303 of the Interstate Commerce Act,49 U.S.C. 11303, on 10/23/81 at 10:35AM, and assigned rerecordation number(s). 10725-A

Sincerely yours,

Agatha L. Mergenovich
Secretary

Enclosure(s)

#PRODUCTION NOT 1072 5 and 1425

SECURITY AGREEMENT

์ AUG 9 1979 - 3 🛂 PM

Data August 9. 1979

| Paulinterstate commerce committee Paulinterstate Committee Paulinterstate Commerce Committee Paulinterstate Paul | SSION ara E. Ja | mes-Howard | Lee | County | State of North |
|--|--|--|---|--|---|
| Carolina whose address is555 for valuable consideration, receipt o | f which is here | eby acknowledged | l, hereby grants | , hereinafter to Mid-South Bank | called "Debtor", & Trust Com |
| bany, a North Carolina Banking Cor hereinafter called "Secured Party", any and all additions, accessions | MAYMIN or affai | r accimilation cimilat | r properties, he | reinafter called the | said state, ng property and "Collateral" as |
| follows: 50'6", 70 tox | XF Boxcar | w1e 10' s | sliding do | ors bearing | |
| serial No. HNS | 0.854 | 7 | y | | |
| oflows: 50'6", 70 top | Wid-South | | ener man man ean dan men een ega gepringen eper eper and gan gen een an | | |
| | & Trust Co. | | | in the second | |
| to secure payment of a debt of \$ and all liabilities of Debtor to Secur thereof (all hereinafter called the "o | red Party under | as evidenced this agreement | by note or note or said note or | s of even date herew notes or any renewa | ith and also any |
| Debtor hereby warrants and cove | enants that: | | | | 1 |
| (a) The collateral is bought of | | | | | |
| Personal, ramily or | household pu | rposes | | | |
| Farming operations Lagrange Business use | | | | | |
| nd If checked hereX | ng acquired wi | th the proceeds o | f the note or note | es, which Secured Pa | rty may disburse |
| (b) The collateral will be kept a | and in | The state | | | ₩ a |
| Manager and Service and Servic | | | | | |
| Debtor will promptly notify Secured vill not remove the collateral from | said state with | out written conse | ent of the Secur | ed Party; | esantiji en k |
| (c) If the collateral is bought or s that shown at the beginning of th | is agreement, | nd all other plac | es of business of | e of business in sai If Debtor in said stat | d state (i f any) e outside of the |
| own or city mentioned in the previo | us clause are l | ocated as follows | | | |
| (d) If the collateral is bought or se, or if Debtor has no place of bu if this agreement; | used primarily siness in said | for personal, fan state, Debtor's res | illy or household sidence in said | purposes, or for far state is that shown a | ming operations at the beginning |
| (e) If the collateral is to be atta | ched to real es | tate, a description | n of the real est | ate is as follows: | 3 24 |
| | | | | | (North |
| nd the name of the record owner is a attached to real estate prior to the | perfection of | the security intere | est granted herel | , and py, Debtor will on der | hand of Secured |
| Party furnish the latter with a disclainly interest in the collateral which i | aimer or discia s prior to Secu | imers, signed by ired Party's intere | aii persons navi est. | ng an interest in th | e real estate, of |
| Additional provisions | en de la companya de La companya de la co | | | | |
| his agreement is subject to the adderein by reference, | ditional provision | ons set forth on | the back side h | ereof, the same bei | ng Incorporated |
| Signed and delivered on the day | and year first | above written. | | 11/11/11 | |
| Secured Party need sign only if agrees Financing Statement). | ement is to be | used | (au | (Debtor) | and one |
| Mr A Son H. Bank (Secured, Party) | + But | Go V | Friedora. | (Debtor) | - Howar |
| 1 | | , | | • | |

SEPARATE NOTE REQUIRED

ADDITIONAL PROVISIONS

Further warranties and covenants of debtor

Debtor hereby warrants and covenants that:

- (a) Except for the security interest granted hereby Debtor is the owner of the collateral free from any adverse lien, security interest or encumbrance; and Debtor will defend the collateral against all claims and demands of all persons at any time claiming the same or any interest therein;
- (b) No Financing Statement covering any collateral or any proceeds thereof is on file in any public office and at the request of Secured Party, Debtor will join with Secured Party in executing one or more Financing Statements pursuant to the Uniform Commercial Code in form satisfactory to Secured Party and will pay the cost of filing the same or filing or recording this agreement in all public offices wherever filing or recording is deemed by Secured Party to be necessary or desirable;
- (c) Debtor will not sell or offer to sell or otherwise transfer the collateral or any interest therein without the written consent of Secured Party;
- (d) Debtor will have and maintain insurance at all times with respect to all collateral against risks of fire (including sp-called extended coverage), theft and such other risks as Secured Party my require, and in the case of motor, vehicles collision, containing such terms, in such form, for such periods and written by such companies as may be satisfactory to Secured Party, such insurance to be payable to Secured Party and Debtor as their interests may appear all policies of insurance shall provide for ten days' written minimum cancellation notice to Secured Party; Debtor shall furnish Secured Party with certificates or other evidence satisfactory to Secured Party of compliance with the foregoing insurance provisions; and Secured Party may act as attorney for Debtor in obtaining, adjusting, settling and cancelling such insurance and endorsing any drafts;
- (e) Debtor will keep the collateral free from any adverse lien, security interest or encumbrance and in good order and repair and will not use the collateral in violation of any statute or ordinance; and Secured Party may examine and inspect the collateral at any time wherever located in the collateral at
- (f) Debtor will pay promptly when due all taxes and assessments upon the collateral or for its use of operation or upon this agreement or upon any note or notes evidencing the obligations.

Additional rights of parties

At its option, Secured party may discharge taxes, liens or security interests or other encumbrances at any time levied of placed on the collateral, may pay for insurance on the collateral and may pay for the maintenance and preservation of the collateral. Debtor agrees to reimburse Secured Party on demand for any payment made, or any expense incurred by Secured Party pursuant to the foregoing authorization. Until default Debtor may have possession of the collateral and use it in any lawful manner not inconsistent with this agreement and not inconsistent with any policy of included thereon.

Eyents of default

Debtor shall be in default under this agreement upon the happening of any of the following events or conditions.

- (a) Default in the payment or performance of any obligation, covenant or liability contained or referred to herein or in any note evidencing the same;
- (b) Any warranty, representation or statement made or furnished to Secured Party by or on behalf of Feator proving to have been false in any material respect when made or furnished;
- (c) Loss, theft, substantial damage, destruction, sale or encumbrance to or of any of the collateral of the making of any levy, seizure or attachment thereof or thereon;
- (d) Death, dissolution, termination of existence, insolvency, business failure, appointment of a receiver of any part of the property of, assignment for the benefit of creditors by, or the commencement of any proceeding undarany bank tuptcy or insolvency laws by or against, Debtor or any guarantor or surety for Debtor.

Remedies

Upon such default and at any time thereafter Secured Party may declare all obligations secured hereby immediately due and payable and shall have the remedies of a secured party under the Uniform Commercial Code. Secured Party may require Debtor to assemble the collateral and make it available to Secured Party at a place to be designated by Secured Party which is reasonably convenient to both parties. Unless the collateral is perishable or threatens to decline speedily in value or is of a type customarily sold on a recognized market, Secured Party will give Debtor reasonable notice of the time and place of any public sale thereof or of the time after which any private sale of any other intended disposition thereof is to be made. The requirements of reasonable notice shall be met if such notice is mailed, postage prepaid, to the address of Debtor shown at the beginning of the agreement at least five days before the line of the sale or disposition. Expenses of retaking, holding, preparing for sale, selling or the like shall include Secured Party stresson able attorney's fees and legal expenses. The Secured Party may also have all rights and remedies specified in the note.

General

No waiver by Secured Party of any default shall operate as a waiver of any other default or of the same default on a future occasion. All rights of Secured Party hereunder shall inure on a future occasion. All rights of Secured Party hereunder shall inure to the benefit of its successors and assigns; and all obligations of Debtor shall bind his heirs executors or administrators of his or its successors or assigns of there be more than one Debtor than obligation.

hereunder shall be joint and several. This agreement shall become effective when it is signed by Penter

NORTH CAROLINA LEE COUNTY

I, Judy G. Davis, a notary public, do hereby certify that Joseph L. Wallace, Jr., personally came before me this day and acknowledged that he is the President of Mid-South Bank and Trust Company, a North Carolina banking corporation, and that by authority duly given and as the act of the corporation, the foregoing instrument was signed in its corporate name by him as President.

1979

COTARY
PUELIC
Notary Public

My Commission Expires May 5, 1981

STATE OF NORTH CAROLINA

I, Donna C. Thomas pot, a notary public, do hereby certify that Po, Howard and BRE. James - Howard personally appeared before me this day and acknowledged the execution of the foregoing instrument.

Witness my hand and notarial seal this 9th day of August,

Notary Public

My Commission Expires:
My Commission Expires April 2, 1983

